Robert Schroeder, consider this as my objection to your railing on denying my acquital. I know that you will not acquit me due to your contempt of a against our country and the constitution and you will side with the prosecution. However, I enter this of for the record.

deviled my motion based on factual evidentiary basis but reserved on legal some statutory basis, and that you told me to submit the motion as soon as possible. On this order however, you constantly refer back to evidentiary basis. Such as page 3, you said "The defendant does not affack the sufficiency of the government's evidence or the falsify of the info... 4473", when you are the one who told me to file a new motion based on legal statutory basis.

2. Regarding your reason for denial of \$924(a)(1)(H) county, you basically copied and pasted Coan's argument. You stated that the Supreme Court, in Abramski v. US 573 US 169 191, there found falsitying true purchaser's name, date of birth, and address a violation of \$924(a)(1)(A), however did not state that \$924(a)(1)(A) was only violated by falsifying those three points of information. The Supreme Court actually did and it was stated in one of my supplementary motion which you chook to not to address probably for this reason. Justice

# I Case 6:18-cr-00016-RWS-KNMy Document 425/Attiled 02/28/19 Bage 2 of 3 Page ID #: 1467 back fired on him. Lagar, in contesting Justice Scalla's argument, (supra at \_\_\_\_, 189 L Ed 2d, at 277-284) The dissent argues that our view would impose criminal liability for a falk answer ever to an altra vires question" such as "buyer's favorite color".... falsely, he l'ied about that buyer's "name, age, and place of residence. You also did not even mention 18 USC \$ 922(b)(5). You tocased on the prosecution's evidence part, which me was not the reason why you ordered me to file another renewed motion based on legal statutory basis. The acquital motion based on a factual evidentiary baris was already derived on the day you told me to file the renewed motion. lour denial is trivolow. 3. Regarding your reasons for denying \$ 922(g)(4) count, you also basically copied the prosecutor's argument and parted it. On this you actually addressed my legal statutory arguments, however misleadingly. You completely disregarded bot my arguments. Bo (a) I did cite NJ mental health code and how NJ also has 2 step commitment process; how I went through NJSA 1270:4-27.10 but not NJSA 30:4-27.15. You made it seem like I made O arguments regarding NJ State law. (b) Rebutting Coun's argument regarding "collateral attack" and other comparisons between \$922 (y) (1) and (g)(4), I made a solid argument that if a temporary order based on an exporte ammunication without an adversary hearing is a qualifi-Cution for 9226) (4) prohibition factor, that means a preson may be

labelled 92(g)(1) based on a felony indictment even if the case was dropped and/or even it s/he was never consisted.

(c) You did not address any of the arguments made with DC v. Iteller 554 US 570, 128 S. Ct 2783, 171 L. Ed 2d 637 (2008) (I requested for Lexis Nexis note of this which I did not obtain It to this day, thanks to you for depriving me of law library access.)

(d) You did not address the fact that in order to be guilty of 922 (g)(4), I have to knowingly own gans knowing that I am prohibited to because I was adjudicated mentally defective/committed to a mental hospital, as stated in 924(a)(2). I made arguments regarding this

You cite a lot of the case law while depriving meat law library access so I at this point do not know it expersuage of those case laws are incleading and frictions for certain, but I am guessing some of them are because I cought you doing it before expecting me to have O ability to contest them since you deprived me of law library access. That's very honorable of you. O same Sarcasm.) At this point I conclude that you are paid to apy and paste prosecutors arguments.

in one of the supplementary motion.

I know you will disregard this, but I write this for the record.

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